1 2 3 4 5 6 7 8	Marc M. Seltzer (54534) mseltzer@susmangodfrey.com Steven G. Sklaver (237612) ssklaver@susmangodfrey.com Oleg Elkhunovich (269238) oelkhunovich@susmangodfrey.com Krysta Kauble Pachman (280951) kpachman@susmangodfrey.com Nicholas N. Spear (304281) nspear@susmangodfrey.com SUSMAN GODFREY L.L.P. 1900 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067-6029 Telephone: (310) 789-3100 Facsimile: (310) 789-3150  James Q. Taylor-Copeland (284743)	
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14	Attorneys for Lead Plaintiff Bradley Sostack	
15		A DIGERRICE COLUMN
16		S DISTRICT COURT
17	NORTHERN DISTRICT OF CALIFORNIA	
18	OAKLAN	D DIVISION
19	In re RIPPLE LABS INC. LITIGATION,	Case No. 4:18-cv-06753-PJH (RMI) Formerly Consolidated/Related Case No. 4:21-cv-06518 (Closed 9-27-21)
20	This Document Relates To:	CLASS ACTION
21 22	ALL ACTIONS	SUPPLEMENTAL DECLARATION OF NICHOLAS N. SPEAR IN SUPPORT OF
23		MOTION FOR CLASS CERTIFICATION
23		Consolidated First Amended Complaint Filed: March 25, 2020
25		FILED UNDER SEAL
26		[REDACTED]
27		
28		

1	I, Nicholas N. Spear, hereby declare as follows:		
2	1. I am a member in good standing of the bar of the State of California, a partner with		
3	the law firm of Susman Godfrey L.L.P., and counsel of record for Lead Plaintiff Bradley Sostack		
4	I have personal knowledge of the facts set forth herein, and if called as a witness, would testify		
5	competently thereto.		
6	2. I make this declaration in support of Lead Plaintiff's "Motion for Class		
7	Certification," filed on November 18, 2022 (Dkt. 181).		
8	<ol> <li>The exhibits in this declaration will be consecutively numbered in conjunction with</li> </ol>		
9	the exhibits in the "Declaration of Nicholas N. Spear in Support of Motion for Class Certification,"		
10	filed on November 18, 2022 (Dkt. 181-1).		
11	4. Attached as Exhibit 67 is a true and correct copy of the March 31, 2023 Reply		
12	Declaration of Dr. Steven P. Feinstein.		
13	5. Attached as Exhibit 68 is a true and correct copy of excerpts of the January 20, 2023		
14	deposition of Dr. Steven P. Feinstein.		
15	6. Attached as Exhibit 69 is a true and correct copy of excerpts of the January 20, 2023		
16	deposition of Cameron Azari.		
17	7. Attached as Exhibit 70 is a true and correct copy of excerpts of the February 21		
18	2023 Deposition of Dinuka Samarasinghe.		
19	8. Attached as Exhibit 71 is a true and correct copy of excerpts of the March 8, 2023		
20	deposition of Dr. Mukarram Attari.		
21	9. Attached as Exhibit 72 is a true and correct copy of a document titled "		
22	produced in this matter at bates number RPLI_00915782.		
23	10. Attached as Exhibit 73 is a true and correct copy of a powerpoint titled		
24	produced in this matter at bates number RPLI_01017858.		
25	11. Attached as Exhibit 74 is a true and correct copy of a		
26	, produced in		
27	this matter at bates number RPLI_00699976.		
28			

1	12. Attached as Exhibit 75 is a true and correct copy of the August 9, 2019 Declaration	
2	of Cameron R. Azari, filed in Audet v. Garza et al., Case No. 3:16-cv-00940-MPS, Dkt. 162-3 (D.	
3	Conn. Aug. 13, 2019).	
4	13. Attached as Exhibit 76 is a true and correct copy of an August 16, 2019 docket text	
5	entry order in Audet, filed as Docket No. 164 in that matter.	
6	I declare under penalty of perjury under the laws of the United States of America that the	
7	foregoing is true and correct.	
8	Executed this 31st day of March, 2023, at Los Angeles, California.	
9		
10	<u>/s/ Nicholas N. Spear</u> Nicholas N. Spear	
	nspear@susmangodfrey.com	
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CERTIFICATE OF SERVICE I hereby certify that on March 31, 2023, I electronically filed the foregoing document with the clerk of the Court and served counsel of record via the CM/ECF system. /s/ Nicholas N. Spear Nicholas N. Spear